MOW Local 13 plan 12/01/2017

Debtor La	ry Wayne Stı	rickland, Jr	Case	e number 22-41213		
		United States Bankru	uptcy Court for the WESTERN I	DISTRICT OF MISS	OURI	
Check if t	nis an amended	plan and list below the P	Chapter 13 Plan arts of the plan that have been chart	nged:		
Above me						
Part 1: No	tices					
To Debtors:	indicate tha		be appropriate in some cases, bate in your circumstances. Plans			
	In the follow	ving notice to creditors, y	ou must check each box that appli	es.		
To Creditors	Your rights	s may be affected by this	s plan. Your claim may be reduce	ed, modified, or elimi	inated.	
		read this plan carefully a u may wish to consult on	nd discuss it with your attorney if ge.	you have one in this ba	ankruptcy case. If	you do not have an
	objection to filed. See Ba	confirmation. The Bankr	your claim or any provision of this uptcy Court may confirm this plan LR Rule 3083-1(D) and (E). In ad	without further notice	e if no objection to	o confirmation is
	includes ead	ch of the following items.	icular importance. <i>Debtors must c</i> If an item is checked as "Not Indictive if set out later in the plan.			
		nt of a secured claim, set ent at all to the secured	out in Part 3.2, which may resu	lt in a partial	∑ Included	Not
	ance of a judic		ory, nonpurchase-money security	interest, set out in	☐ Included	Included ⊠ Not Included
1.3 Nonst	andard provisi	ons, set out in Part 7			Included	⊠ Not Included
Part 2: Pla	n Payments					
2.1 Debtor(s)	will make regu	ılar payments to the tru	stee as follows:			
\$990.00 Moi	<u>nthly</u>					
2.2 Regular p			om future income in the followin uant to a payroll deduction order to			listed below:
Debtor's nam	e	Monthly amount	Employer's name	Street address	City, sta	ate & zip
☑ Deb	tor(s) will make	e payments directly to the	trustee.			
2.3 Additiona	l payments.					
	None. If "None	" is checked, the rest of F	Part 2.3 need not be completed or r	eproduced.		

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Part 3: Treatment of Secured Claims

		cure of default, if any.						
\boxtimes	None. If "None"	is checked, the rest of Part	t 3.1 need not be c	completed o	r reproduced.			
		ity, payment of fully secu is checked, the rest of Part				cured claims	•	
	The remainder of	this paragraph will be ef	fective only if the	applicable	box in Part 1	of this plan i	s checked.	
	The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount; secured claims of governmental units should be listed in Part 3.5 below. For each listed claim, the value of the secured claim will be paid with interest at the applicable Chapter 13 rate unless otherwise modified below and specified in Part 7.							
	of this plan. If the treated in its entire	y allowed claim that excee amount of a creditor's sec ety as an unsecured claim. aim controls over any cont	cured claim is liste Unless otherwise	ed below as ordered by	having no val the court, the	ue, the credite	or's allowe	ed claim will be
		S.C. §1326(a)(1), secured adequate protection payments				ey security in	terest claii	ns will not receive
Creditor name	Estimated amount of creditor's total claim	Collateral	Check if non- purchase money security interest claim	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate	EMA payment through plan
USAA Federal		2018 Jeep Wrangler 35,000 miles VIN: 1C4HJXEG9JW1158 07 Value determined by		\$38,641		\$17,835.0		
Savings Bank	\$17,835.00	NADA		.25	\$0.00	0.000	CH 13	\$200.00
_	None. If "None"	1 U.S.C. § 506. is checked, the rest of Pari	t 3.3 need not be c	completed o	r reproduced.			
	None. If "None"	is checked, the rest of Pari	t 3.4 need not be c	completed o	r reproduced.			
Escrow accounts as	ssociated with the	claims listed above in Part	3.4:					
\boxtimes	None. If "None"	is checked, the rest of Pari	t 3.4 need not be c	completed o	r reproduced.			
3.5 Secured claims	s of governmental	l units.						
	None. If "None"	is checked, the rest of Pari	t 3.5 need not be c	completed o	r reproduced.			
3.6 Surrender of c		is checked, the rest of Part	t 3.6 need not be c	completed o	r reproduced.			

None. If "None" is checked, the rest of Part 3.7 need not be completed or reproduced.

Part 4: Treatment of Fees and Priority Claims

3.7 Lien avoidance

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4.1 General

Trustee's fees will be collected pursuant to 28 U.S.C. §586.

For Domestic Support Obligation ("DSO") noticing purposes, under 11 U.S.C. §1302(d), if the DSO claim holder listed is a governmental unit, list the name(s), address(es) and phone number(s) of the actual holder of a DSO as defined in 11 U.S.C. §101(14A). Pursuant to 11 U.S.C. §112 and Bankruptcy Rule 9037, do not disclose the name of a minor child. Identify only with the minor's initials.

If the debtor has a tax redemption claim, said claim must be listed in Part 7 and specific instructions for treatment of creditor must be clearly set out. The box in Part 1.3 indicating that nonstandard provisions are included must also be checked.

4.2 Attorney's fees

Total pre-confirmation	Pre-confirmation attorney fee paid	Pre-confirmation attorney fees paid	Equal monthly amount
attorney fees	directly by the debtor	from the plan payments	("EMA")
\$3,600.00	\$422.00	\$3,178.00	\$794.50

.3 Ongoing post-petition Domes		tic Support Obligations.				
	None. If "None	e" is checked, the rest of Part 4.3 need not be completed or reproduced.				
		hall make ongoing, post-petition DSO plient or to a governmental unit as assigne		1 2		
Del	otor's name	Ongoing DSO claim	Address	Direct monthly		
		holder name		payment		
		· · · · · · · · · · · · · · · · · · ·	806 Warbler Way			

Fairfield, CA 94533

4.4 Pre-Petition Arrears on Domestic Support Obligation claims	4.4 Pre-Petit	tion Arrears on	n Domestic Suppo	rt Obligation	claims.
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ſ	\boxtimes	None. If "None"	is checked, the rest of	f Part 4.4 need not b	e completed or reproduced

4.5 Other Priority Claims.

None. If "None" is checked, the rest of Part 4.5 need not be completed or reproduced.

Part 5: Treatment of Nonpriority Unsecured Claims

Larry Wayne Strickland, Jr | Melissa Strickland

5.1 General

Absent court order or other agreement with the trustee, debtor(s) shall turn over to the trustee the non-exempt portion of any federal or state tax refund that is a pre-petition asset unless the non-exempt equity in the tax refunds is satisfied by the treatment of non-priority unsecured creditors in Part 5.2. Debtor(s) may also be required to pay in tax refund(s) that are not pre-petition assets if the court determines that said refunds are disposable income.

If debtor has a pending or potential lawsuit or other administrative proceeding, whether or not such cause of action is listed on Schedule A/B, any net, non-exempt proceeds which become liquidated shall be turned over to the trustee absent other court order or other agreement with the trustee.

5.2 Nonpriority unsecured claims not separately classified.

Choose	e only one treatment of non-priority unsecured creditors below:
	A dividend of 100%
	A dividend of 0%
	A dividend of %
	A base plan. The base is months of payments.
	Liquidation Analysis Pot (LAP). There is non-exempt equity of \$
$\overline{\boxtimes}$	Disposable Income Pot. The DIP amount is \$46,521.00 (60 x \$775.35 monthly disposable income as calculated on Form 122C-2).

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Case 22-41213-can13 Doc 7 Filed 09/29/22 Entered 09/29/22 10:36:41 Desc Main Page 4 of 8 Document 5.3 Maintenance of payments and cure of any default on nonpriority unsecured claims (such as long-term student loans). None. If "None" is checked, the rest of Part 5.3 need not be completed or reproduced. \boxtimes 5.4 Other separately classified nonpriority unsecured claims. \boxtimes None. If "None" is checked, the rest of Part 5.4 need not be completed or reproduced. Part 6: Executory Contracts and Unexpired Leases List the treatment of executory contracts and unexpired leases below. **None.** If "None" is checked, the rest of Part 6 need not be completed or reproduced. Post-petition payments and pre-petition arrearages, whether scheduled or unscheduled, on executory contracts and unexpired leases which are assumed shall be paid directly by the debtor(s). If debtor(s) have pre-petition arrearages, an estimated amount should be listed below. Debtor(s) should also include detailed information below on how the pre-petition arrearage will be cured. Creditor name Description of leased Assume or reject Estimated pre-Debtor(s) will cure property or executory petition arrearage the pre-petition contract arrearage directly Assume Reject as follows: \$992 a month for apartment rental. Lease **Carrington Place** was signed 3/7/22 and is \boxtimes **Shoul Creek** for 12 months. \$0.00 Part 7: Nonstandard Plan Provisions **None.** *If* "None" is checked, the rest of Part 7 need not be completed or reproduced. Part 8: **Signatures:**

Signature(s) of Debtor(s)

Attorney for Debtor(s)

/s/ Jason C. Amerine

Jason C. Amerine

X /s/ Larry Wayne Strickland, Jr.

Larry Wayne Strickland, Jr

Signature of

The debtor(s) must sign this document even if represented by an attorney and even if the attorney also has signed above.

By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the approved form for the Western District of Missouri, other than any nonstandard provisions included in Part 7.

Date 9/29/2022

Date 9/29/2022

PLAN PROVISIONS

A. PLAN PAYMENTS AND LENGTH OF PLAN

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- i. Mailing address: All plan payments shall be payable to "Richard V. Fink, Trustee", shall include the debtor's name and case number and shall be mailed to Richard V. Fink, Trustee, P.O. Box 1839, Memphis, TN 38101-1839. Any changes to the plan payment mailing address will be posted on www.ndc.org and www.13network.com.
- ii. **Commencement date**: Plan payments shall commence within 30 days of the petition date. Once a plan is confirmed, that plan payment remains in effect until such time as the court confirms a subsequent amendment.
- iii. **Employer wage order:** If the box for voluntary wage assignment to the employer is checked and the employer address is not provided, the wage order shall be issued directly to the debtor. If neither box in Part 2.2 is checked, the wage order shall be issued directly to the debtor. Full and timely payment is the debtor's responsibility if the voluntary wage assignment has not gone into effect or if the employer does not remit the full plan payment amount. The trustee also may cause an order to remit plan payments to be issued to the debtor's employer pursuant to LR 3083-1.
- iv. **Electronic payments:** Payments can be made electronically to the trustee. There are links to the websites at www.ndc.org and www.ndc.org and

B. TREATMENT OF SECURED CLAIMS - MAINTENANCE OF PAYMENTS AND CURE OF DEFAULT, IF ANY

- i. Interest rate for pre-petition arrearage: All pre-petition arrearages, whether scheduled or unscheduled, shall be paid 0% interest pursuant to 11 U.S.C. §1322(e) unless otherwise specified in the plan or ordered by the court. If a portion of the pre-petition arrearage is entitled to interest, the treatment should be clearly specified in Part 7 as to the amount to be paid interest and the applicable interest rate. If the proof of claim is filed with no information regarding the portion to be paid interest, the trustee shall pay interest on the amount indicated in the plan. If no specific interest rate is provided and the plan provides for interest, the trustee shall use the Chapter 13 Rate in effect for the case.
- ii. **Post-petition mortgage payment change:** A "Notice of Mortgage Payment Change" shall be filed with the court and served on the debtor, the debtor's counsel and the trustee no later than twenty-one (21) prior to any payment change and shall contain the information required pursuant to LR 3094-1 and Bankruptcy Rule 3002.1.
- iii. **Pre-confirmation adequate protection payments on claims secured by real property:** The trustee shall distribute adequate protection payments to real property creditors being paid from the plan payments pursuant to LR 3086-1.
- iv. No proof of claim filed or no transfer filed: The trustee shall reserve funds for the conduit portion of claims treated as long term debts and paid from the plan payments. If no proof of claim is filed, the trustee generally files a motion to deposit funds into the court registry at the conclusion of the case and will deposit the reserved funds into the court registry absent other court order. If a proof of claim is filed but the claimant does not accept funds from the trustee and no transfer or assignment of claim is filed, the trustee generally files a motion to deposit funds into the court registry at the conclusion of the case and will deposit the reserved funds into the court registry absent other court order.

C. SECURED CLAIMS - ADEQUATE PROTECTION

- i. How adequate protection payments are made: Creditors listed in Part 3 that are entitled to adequate protection payments pursuant to 11 U.S.C. §1326(a)(1) or LR 3086-1 will receive said payments from the trustee pursuant to LR 3086-1 unless otherwise ordered by the court. A creditor shall not receive adequate protection payments if the plan does not provide for such creditor to be treated as secured in Part 3. In order for such creditor to receive adequate protection payments, the debtor must amend the plan to specify creditor's treatment as secured and to provide an equal monthly amount for that creditor or the creditor must file an appropriate motion for adequate protection with the court and obtain an order. Creditors may file objections to the adequate protection treatment provided by the plan.
- ii. **Proof of claim required:** Creditors listed in Part 3 that are entitled to adequate protection payments pursuant to 11 U.S.C. §1326(a)(1) or LR 3086-1, will receive payments from the trustee only after a proof of claim is filed with the court. Adequate protection payments shall be paid from the second month following the petition or conversion month through the confirmation month. The principal amount of the adequate protection recipient's claim shall be reduced by the amount of the adequate protection payments remitted unless the court orders otherwise.

D. SECURED CLAIMS OF GOVERNMENTAL UNITS

i. The trustee shall pay secured claims of governmental units based on a filed and allowed proof of claim, whether listed in the plan or not, in full pursuant to 11 U.S.C. §511(a), if the claim is a tax claim entitled to payment under this statute. If the tax claim does not provide the non-bankruptcy applicable interest rate, it will be paid at the Chapter 13 rate in effect for this case.

E. LIEN RETENTION

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The holder of a secured claim shall retain its lien until the earlier of the payment of the underlying debt determined under non-bankruptcy law or the discharge under 11 U.S.C. §1328. If the case is dismissed or converted without completion of the plan, the lien also shall be retained by such holder to the extent recognized by applicable non-bankruptcy law pursuant to 11 U.S.C. §1325(a)(5)(B).

F. TREATMENT OF FEES AND PRIORITY CLAIMS

- i. **Trustee's fees:** Trustee's fees shall be collected pursuant to 28 U.S.C §586.
- ii. **Pre-confirmation debtor's attorney's fees:** Attorney fees shall be paid from the plan payments pursuant to LR 2016-1 unless a different treatment is provided in Part 7 *and* the court issues a specific order regarding that proposed treatment. Pre-confirmation attorney fees are limited to the amounts set out in LR 2016-1(D) absent a court order allowing fees in excess of said amounts. The confirmation of the plan without that separate, specific court order shall not permit attorney fees to be paid contrary to the equal monthly amount specified in Part 4.2. All attorney fees paid contrary to that paragraph or other order of the court are subject to disgorgement.
- iii. **Treatment:** Eleven U.S.C. §1322(a)(2) provides that all claims entitled to priority under §507(a) shall be paid in full in deferred cash payments, except when §1322(a)(4) applies to §507(a)(1)(B) priority claim, unless the holder of a particular claim agrees to a different treatment of such claim. All priority claims, regardless of the underlying basis for the claim, are similarly classified for purposes of distribution
 - under this plan unless otherwise specified in Part 7 or other order of the court. Priority creditors shall not receive interest on their claims unless otherwise specified in the plan or other order of the court.
- iv. Classification: All priority creditors, including DSO's, with a filed and allowed claim for whom an EMA is provided in Part 7, shall be grouped for distribution purposes with any creditor for whom an EMA is provided, including secured claims and debtor's attorney's fees. All priority unsecured creditors, including DSO's, with a filed and allowed claim for whom an EMA is not provided, shall be grouped for distribution purposes with any secured creditor being paid pro rata as funds are available for that class of creditors.

G. TREATMENT OF NONPRIORITY UNSECURED CLAIMS

i. Base plans:

- a. **Base amount:** The base amount ("Base") shall be calculated by multiplying the number of months proposed in a base case by the monthly plan payment. If the monthly plan payment changes, the base shall be adjusted accordingly.
- b. **Dividend to be set in Base plans:** After both the governmental and non-governmental bar dates have passed and the trustee has filed the Notice Allowing/Disallowing Claims and said Notice is final, the trustee will set a dividend in Base cases establishing the percentage that the Base will pay to non-priority unsecured creditors at that time. The trustee will provide a notice of the set dividend.
- c. Adjustments to the dividend: Once the dividend has been set in a Base plan, the trustee may adjust the dividend as necessary to ensure that the case complies with the Applicable Commitment Period if the plan runs short of the Applicable Commitment Period due to a withdrawn proof of claim, a lump sum payment made by the debtor, a decrease in trustee's fees, a decrease in the conduit mortgage payment, or any other event. The dividend may also be adjusted based on a post-confirmation amended plan filed by debtor. The trustee will provide notice of the adjusted dividend. If the debtor remits sufficient funds to the trustee to pay off the case in full, e.g. 100% to all filed and allowed unsecured creditors; the trustee may adjust the plan to a 100% plan for filed and allowed unsecured creditors without further order of the court.
- d. **Payment of non-priority unsecured creditors:** Filed and allowed non-priority unsecured creditors shall be paid their pro rata share, as funds are available, of plan payments available after the satisfaction of administrative expenses, secured claims (including interest), priority unsecured claims and after all long-term debt payments being paid through the trustee are current.
- e. **Length of Base:** Because the total funds paid into the plan *must* be sufficient to satisfy the administrative expenses, secured claims and priority unsecured claims, the plan may actually run longer than the number of months needed to satisfy the Base. Any adjustments made to the Base that results in the Plan running in excess of the sixty-month statutory time limit of 11 U.S.C. §1322(d) may result in the trustee filing a motion to dismiss.

ii. Pot plans:

a. Liquidation analysis pot (LAP): The LAP amount listed in Part 5.2 should be the amount of non-exempt equity. When setting the dividend to non-priority unsecured creditors, the trustee will deduct hypothetical Chapter 7 trustee fees from the LAP amount. The hypothetical fees will be calculated pursuant to 11 U.S.C. §326. After deduction of said fees and any allowed priority claims, any funds remaining in the LAP will be paid to allowed non-priority unsecured claimants pursuant to the set dividend. Filed and allowed special or co-debtor non-priority claims will not receive more than their pro rata share of any funds available for distribution to filed and allowed non-priority claimants from the LAP; if the plan provides for filed and allowed special or co-debtor non-priority claims to

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be paid more than the other filed and allowed non-priority unsecured claimants, then the debtor shall pay to the trustee the additional funds necessary to satisfy those claims.

b. Disposable income pot (DIP):

- 1. **DIP amount:** If the debtor has disposable income as defined in 11 U.S.C. §§1325(b)(2) and (b)(3) and the applicable commitment period as defined in §1325(b)(4)(A) is not less than five (5) years, the DIP amount shall be the amount of the monthly disposable income on Form 122C-2 multiplied by 60.
- 2. **Dividends in DIP plans:** When setting the dividend to non-priority unsecured creditors, the trustee will deduct pre-confirmation attorney's fees paid from plan payments and filed and allowed special or co-debtor non-priority unsecured claims. Filed and allowed priority claims are not deducted from the DIP as they already have been deducted on the Form 122C-2. Any remaining funds in the DIP will be paid to filed and allowed non-priority unsecured claims pursuant to the set dividend. If the DIP is less than or equal to the sum of the pre-confirmation debtor's attorney's fees being paid from the plan payments and filed and allowed special or co-debtor non-priority unsecured claims, the filed and allowed non-priority unsecured claims shall receive zero percent (0%), unless the plan runs short of the applicable commitment period. See paragraph I(ii) below.
- c. Adjustment to dividend for both LAP plans and DIP plans: After the dividend to non-priority unsecured creditors is set, the trustee will not reduce the dividend to accommodate additional or amended proofs of claim filed and allowed after the bar date but may increase the dividend if a proof of claim is withdrawn or amended to a lower amount to ensure compliance with 11 U.S.C. \$1325(a)(4). If the debtor believes that reduction of the dividend is required, it will be the responsibility of the debtor to determine the appropriate dividend and file an amended plan to adjust the dividend. Any such amendment to the plan shall reflect the dividend which previously has been set and shall provide a dividend that will comply with 11 U.S.C. \$1325(a)(4) and must be at least equal to any distributions already made to non-priority unsecured creditors.

H. DISTRIBUTIONS TO CREDITORS

- i. **Proof of claim:** The trustee shall only distribute payments, including adequate protection payments, to creditors who have filed and allowed proofs of claim. If the plan provides for the debtor to make payments directly, then the failure of the creditor to file a proof of claim does not excuse the debtor from making the required direct payments. If the debtor is to make direct payments to a creditor, those payments must be paid pursuant to the terms of the contract regardless of whether the plan is confirmed. However, if the trustee is to pay any portion of a claim, then it is necessary for the creditor to file a proof of claim to receive the portion of the claim to be paid through the trustee. Notwithstanding the confirmation of this plan, the debtor(s) and the trustee reserve the right to challenge the allowance, validity or enforceability of any claim, in accordance with 11 U.S.C. §502(b) and to challenge the standing of any party to assert any such claim.
- ii. **Order of distributions:** The trustee shall distribute to creditors, absent other order of the court, based on the confirmed plan, filed and allowed proofs of claim, and the notice to allow claims and any subsequent notices to allow additional, adjusted or amended claims. See LR-3084-1 and LR 3085-1. The manner and order of distribution to creditors shall be determined by the trustee unless otherwise clearly set out in the plan as confirmed.
- iii. Creditor mailing address/assignments or transfers: The trustee shall mail payments to the address provided on the proof of claim unless the creditor provides another address in writing for payments or the trustee receives other official, written notice of a change of address. If the claim is assigned or transferred, the trustee shall continue to remit to the original creditor until an assignment or transfer of claim is filed with the court.
- iv. **Payment of claim after lifting of stay:** The trustee shall continue to make payments to any creditor with a filed and allowed claim after an order granting relief from the stay is entered or the stay is otherwise not in effect. The trustee shall cease making payments only if:
 - a. the claim is withdrawn by the creditor; or
 - b. an objection to the claim is filed and an order is entered directing the trustee to cease making payments on the claim; or
 - c. the claimant notifies the trustee in writing that no further payments are owed on the claim(s); or
 - d. an amended plan is filed and confirmed which specifically provides for no further payments to the claimant.

See LR 3086-1.

v. **Trustee's avoidance powers:** If the trustee recovers funds related to a transfer, the recovered funds will be for the benefit of unsecured creditors, less administrative fees and costs, absent other court order.

I. DEFINITIONS

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- i. Arrearage: Any arrearages listed are the debtor's best estimate of the amount owed as of the date of the petition. The trustee shall pay arrearages based on the filed and allowed proof of claim pursuant to LR 3084-1. If no arrearage amount is shown on the proof of claim, none shall be paid.
- ii. Applicable commitment period: If the trustee or an unsecured creditor objects to confirmation of a plan pursuant to 11 U.S.C. §1325(b)(1)(B), the debtor shall devote to the plan all disposable income for payment to unsecured creditors for the applicable commitment period from the date that the first plan payment is due, as defined in §1326(a)(1), unless the plan provides for payment in full of all filed and allowed unsecured claims over a shorter period. Regardless of whether the trustee objected to the confirmation of the plan pursuant to §1325(b)(1)(B), the trustee may file a Motion to Amend Plan pursuant to 11 U.S.C. §1329 to a Base plan, a dividend plan or a Pot plan if the plan as filed and confirmed will pay all administrative expenses and filed and allowed secured and priority creditors in a period of time that is less than the applicable commitment period. This includes plans running less time than anticipated due to the lifting of the automatic stay, secured or priority claims being allowed for less than the scheduled amount or not filed at all, withdrawn claims, lien avoidance or disallowance of claims or plans running less than the applicable commitment period due to other reasons. The trustee, the debtor or an allowed unsecured claimant may also file a Motion to Amend Plan pursuant to §1329 if there has been a post-confirmation change in circumstances that would allow the debtor to pay a dividend or an increased dividend to non-priority unsecured creditors.
- iii. **Equal monthly amount (EMA):** Claims with EMAs may receive more than the EMA and may receive those additional funds prior to payments being made to non-priority unsecured creditors.
- iv. **Long term debt:** A long term debt is one in which the final payment due under the terms of the contract comes due after the final Chapter 13 plan payment comes due.

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